JS 44 (Rev. 09/11)

CIVIL COVER SHEET

The JS 44 civil coversheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS Zachary Koenig				DEFENDAN LexisNexis Ris		utions F	L, Inc.			
	of First Listed Plaintiff MCEPT IN U.S. PLAINTIFF CA	ontgomery County	/, PA	County of Reside		(IN U.S.	ted Defendant PLAINTIFF CASES (CONDEMNATION C T OF LAND INVOL		-	
(c) Attorneys (Firm Name, A Vicki Piontek, Esquire Piontek Law Offices 951 Allentown Rd, Lansd)		Attorneys (If Kno Sharon F. McK Hangley Aronc One Logan Sq.	hick ., 27t	Segal Pւ h Fl., Ph	iladelphia, PA	<u>19103 T: 21</u>		
II. BASIS OF JURISD	ICTION (Place an "X" i	n One Box Only)		TIZENSHIP O		RINCIPA	AL PARTIES			
☐ 1 U.S. Government Plaintiff	■ 3 Federal Question (U.S. Government I	lot a Party)		(For Diversity Cases O	nly) PTI		Incorporated or Pr of Business In Thi		or Defenda PTF 4	DEF
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IV. NATURE OF SUIT			l R	ORFEITURE/PENAL	ny I	BA	NKRUPTCY	OTHER	RSTATUI	ES
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment ∞ Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excl. Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise □ REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land	PERSONAL INJURY □ 310 Airplane □ 315 Airplane Product Liability □ 320 Assault, Libel &	PERSONAL INJUR 365 Personal Injury Product Liability Afor Health Care/ Pharmaceutical Personal Injury Product Liability Personal Injury Product Liability PERSONAL PROPEL 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability PRISONER PETITIO 510 Motions to Vaca Sentence Habeas Corpus: 530 General	ARTY 0 69 al 0 77 NSS	25 Drug Related Seizure of Property 21 USC 20 Other LABOR 10 Fair Labor Standards Act 20 Labor/Mgmt. Relatio 40 Rain/way Labor Act 51 Family and Medical Leave Act 90 Other Labor Litigatic 91 Empl. Ret. Inc. Security Act	e 881	□ 423 With 28 U 28 U 28 U 28 U 28 U 28 U 29 U 29 U	CRTY RIGHTS Pyrights Int Idemark L SECURITY I (1395ff) Is Lung (923) VC/DIWW (405(g)) D Title XVI	480 Consum 490 Cable/ 490 Cable/ 580 Security 580 Security 580 Security 680 Cable 680 Ca	Reapportion st and Bankin erce tation teer Influen to Tradition to Tra	ced and cions odities/ ctions atters mation occdure
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🗇 1 Original 🏿 2 Re		Remanded from (Appellate Court		istated or \square 3		erred from r district	☐ 6 Multidist Litigation			
VI. CAUSE OF ACTIO	ON Cite the U.S. Civil Starts 15 U.S.C. Section Brief description of care	ntute under which you a		(Do not cite jurisdiction			diversity):			
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER F.R.C.P.	IS A CLASS ACTIO	N I	DEMAND \$ 401.00			CHECK YES only JURY DEMAND		n complai	nt:
VIII. RELATED CASS	E(S) (See instructions):	JUDGE			····	DOCK	ET NUMBER			
DATE 14 14 FOR OFFICE USE ONLY	Main +	SIGNATURE OF A	TTORNEY	OF RECORD						
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Case 3:16-cv-00252-MHL Document 1 Filed 01/24/14 Page 2 of 37 PageID# 2

UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA - DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar. Address of Plaintiff: 123 North Cannon Avenue, Lansdale, PA 19454 Address of Defendant (LexisNexis Risk & Information Analytics Group, Inc.): is now known as LexisNexis Risk Solutions FL Inc. (see below) Address of Defendant (LexisNexis Risk Solutions FL Inc.):_ 6601 Park of Commerce Boulevard, Boca Raton, FL 33487 Pennsylvania Place of Accident, Incident or Transaction: (Use Reverse Side For Additional Space) Does this civil action involve a non-governmental corporate party with any parent corporation and any publicly held corporation owning 10% or more if its stock? (Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a)) Yes 🗵 Yes 🗆 No 🗵 Does this case involve multi-district litigation possibilities? RELATED CASE IF ANY Date Terminated: Judge Case Number: Civil cases are deemed related when yes is answered to any of the following questions: Is this case related to property included in an earlier numbered suit pending or within one year previously terminated action in this court? No ⊠ Does this case involve the same issue of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court?

Yes

No

No Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action in Yes \square No 🗵 this court? CIVIL: (Place ☑ in ONE CATEGORY ONLY) B. Diversity Jurisdiction Cases: A. Federal Question Cases: ☐ Insurance Contract and Other Contracts Indemnity Contract, Marine Contract, and All Other Contracts ☐ Airplane Personal Injury 2. 2. **FELA** 3. Jones Act - Personal Injury ☐ Assault, Defamation ☐ Marine Personal Injury Antitrust ☐ Motor Vehicle Personal Injury Patent ☐ Other Personal Injury (Please specify) Labor - Management Relations 6. ☐ Products Liability 7. Civil Rights ☐ Products Liability - Asbestos Habeas Corpus ☐ All other Diversity Cases Securities Act(s) Cases 10. Social Security Review Cases (Please specify) X All other Federal Question Cases (Please specify) FCRA, 15 USC § 1681, et seq. ARBITRATION CERTIFICATION (Check appropriate category) ____, counsel of record do hereby certify: Sharon F. McKee IN Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that, to the best of my knowledge and belief, the damages recoverable in this civil action case are alleged to exceed the sum of \$150,000 exclusive of interest and cost; ☐ Relief other than monetary damages is sough Attorney I.D. # Attorney-at-Law NOTE: A trial de novo will be a trial by jury only if there has been compliance with F.R.C.P. 38. I certify that, to my knowledge, the within case is not related to any case now pending or within one year previously terminated action in this court except as noted above.

Attorney-at-Law

Attorney I.D. #

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

ZACHARYK	LUENI	lG	•			
v.			: : No.:			
LEXISNEXIS	RISK	AND INFORMATION	:			
ANALYTICS			:			
		SOLUTIONS FL INC., and	· :			
X,Y, Z CORF			• •			
complete a Case a copy on all de defendant does r submit to the cle	Managefendant of agreer of co	Civil Justice Expense and Delay Reduction Form in all civil its. (See §1:03 of the plan set forth on the with the plaintiff regarding said designation out and serve on the plaintiff and all other which that defendant believes the case show	cases at the time of filing the he reverse side of this form tion, that defendant shall, wi parties, a case management	e compla On the th its firs	int and event t appea	l serve that a arance,
SELECT ONE	OF TH	E FOLLOWING CASE MANAGEME	NT TRACKS:			
	(a)	Habeas Corpus - Cases brought under 2 through §2255.	28 U.S.C. §2241	()	
	(b)	Social Security - Cases requesting revious of the Secretary of Health and Human plaintiff Social Security Benefits.		()	
	(c)	Arbitration - Cases required to be design arbitration under Local Civil Rule 53.2		()	
	(d)	Asbestos - Cases involving claims for por property damage from exposure to a		()	
	(e)	Special Management - Cases that do not tracks (a) through (d) that are common as complex and that need special or int by the court. (See reverse side of this explanation of special management cases	ly referred to ense management form for a detailed	()	
	(f)	Standard Management - Cases that do one of the other tracks.	not fall into any	· (→	·)	
January 24, 201	4	Mant MKes	LexisNexis Risk Solut	ions FL I	nc.	
Date	Luna AAP	Attorney-at-Law	Attorney for			
215-568-6200		215-568-0300	sfm@hangley.com			· .
Telephone		FAX Number	E-Mail Address			

Civil Justice Expense and Delay Reduction Plan Section 1:03 - Assignment to a Management Track

- (a) The clerk of court will assign cases to tracks (a) through (d) based on the initial pleading.
- (b) In all cases not appropriate for assignment by the clerk of court to tracks (a) through (d), the plaintiff shall submit to the clerk of court and serve with the complaint on all defendants a case management track designation form specifying that the plaintiff believes the case requires Standard Management or Special Management. In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a case management track designation form specifying the track to which that defendant believes the case should be assigned.
- (c) The court may, on its own initiative or upon the request of any party, change the track assignment of any case at any time.
- (d) Nothing in this Plan is intended to abrogate or limit a judicial officer's authority in any case pending before that judicial officer, to direct pretrial and trial proceedings that are more stringent than those of the Plan and that are designed to accomplish cost and delay reduction.
- (e) Nothing in this Plan is intended to supersede Local Civil Rules 3 or 7, or the procedure for random assignment of Habeas Corpus and Social Security cases referred to magistrate judges of the court.

SPECIAL MANAGEMENT CASE ASSIGNMENTS (See §1.02(e) Management Track Definitions of the Civil Justice Expense and Delay Reduction Plan)

Special management cases will usually include that class of cases commonly referred to as "complex litigation" as that term has been used in the Manuals for Complex Litigation. The first manual was prepared in 1969 and the Manual for Complex Litigation Second, MCL 2d was prepared in 1985. This term is intended to include cases that present unusual problems and require extraordinary treatment. See §0.1 of the first manual. Cases may requires special or intense management by the court due to one or more of the following factors: (1) large number of parties; (2) large number of claims or defenses; (3) complex factual issues; (4) large volume of evidence; (5) problems locating or preserving evidence; (6) extensive discovery; (7) exceptionally long time needed to prepare for disposition; (8) decision needed within an exceptionally short time; and (9) need to decide preliminary issues before final disposition. It may include two or more related cases. Complex litigation typically includes such cases as antitrust cases; cases involving a large number of parties or an unincorporated association of large membership; cases involving requests for injunctive relief affecting the operation of large business entities; patent cases; copyright and trademark cases; common disaster cases such as those arising from aircraft crashes or marine disasters; actions brought by individual stockholders; stockholder's derivative and stockholder's representative actions; class act ions or potential class actions; and other civil (and criminal) cases involving unusual multiplicity or complexity of factual issues. See §0.22 of the first Manual for Complex Litigation and Manual for Complex Litigation Second, Chapter 33.

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ZACHARY KOENIG 123 North Cannon Avenue Lansdale, PA 19454,

CIVIL ACTION NO.:

Plaintiff,

 \mathbf{v}

LEXISNEXIS RISK AND INFORMATION
ANALYTICS GROUP, INC.
1000 Alderman Drive
Alpharetta, Fulton County, GA 30005,
and
LEXISNEXIS RISK SOLUTIONS FL, INC.
6601 Park of Commerce Boulevard
Boca Raton, FL 33487

and X,Y, Z CORPORATIONS,

Defendants.

NOTICE OF REMOVAL

TO: UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

Pursuant to 28 U.S.C. §§ 1331, 1441, and 1446, and Federal Rule of Civil Procedure 81(c), Defendant LexisNexis Risk Solutions FL, Inc. (f/n/a LexisNexis Risk and Information Analytics Group, Inc.) ("LNRSFL") hereby files this Notice of Removal of Case No. 2013-22401, from the Court of Common Pleas of Montgomery County in which it was filed, to the United States District Court for the Eastern District of Pennsylvania. In support of this Notice of Removal, LNRSFL avers as follows:

I. Background

1. On July 18, 2013, Plaintiff Zachary Koenig ("Plaintiff" or "Koenig") initiated this action by filing a Writ of Summons in the Court of Common Pleas of Montgomery County. A copy of the docket is attached hereto as Exhibit A.

- 2. Koenig did not serve the Writ of Summons on any defendant. See Ex. A.
- 3. The docket reflects that a Complaint was filed on December 17, 2013. A copy of the Complaint is attached hereto as Exhibit B.
- 4. The Complaint purports to name LexisNexis Risk and Information Analytics Group, Inc. and LNRSFL as defendants. LexisNexis Risk and Information Analytics Group, Inc. and LNRSFL are the same company with the new name, LNRSFL, being in place since 2010.
- 5. The Complaint seeks judgment and alleges violations under 15 U.S.C. § 1681 et seq.
 - 6. LNRSFL received a copy of the Complaint on December 26, 2013.
- 7. The docket does not reflect service of the Complaint upon any defendant. *See* Ex. A.

II. LNRSFL Has Satisfied the Procedural Requirements for Removal

- 8. This Notice is timely under 28 U.S.C. § 1446(b) and Federal Rule of Civil Procedure 6(a)(1).
- 9. Venue is proper in this Court pursuant to 28 U.S.C. § 1441(a) because it is the "district and division embracing the place where such action is pending."
 - 10. No previous application has been made for the relief requested herein.
- 11. Pursuant to 28 U.S.C. § 1446(d), a copy of this Notice of Removal is being served upon Plaintiff's counsel and a copy is being filed with the Clerk's office for the Court of Common Pleas of Montgomery County, Pennsylvania.

III. This Court Has Subject Matter Jurisdiction Pursuant to 28 U.S.C. § 1331

12. This Court has subject matter jurisdiction over this case because Plaintiff alleges violations of the Fair Credit Reporting Act and the Fair and Accurate Credit Transaction Act, 15 U.S.C. §1681 et seq., which arise under federal law.

- 13. This Court has jurisdiction over all civil actions "arising under the Constitution, laws and treaties of the United States" pursuant to 28 U.S.C. § 1331.
 - 14. Accordingly, this case is properly removable under 28 U.S.C. § 1331.
- 15. By filing this Notice, LNRSFL does not waive its right to raise any objection, and specifically reserves its right to assert any defenses and/or objections it is entitled to make.

WHEREFORE, Defendant LexisNexis Risk Solutions FL Inc. gives notice that the above action now pending in the Court of Common Pleas of Montgomery County is being removed to this Court.

HANGLEY ARONCHICK SEGAL PUDLIN & SCHILLER

Dated: January 24, 2014

By: /s/ Sharon F. McKee
Sharon F. McKee (Pa. I.D. No. 81499)
Bonnie M. Hoffman (Pa. I.D. No. 201140)
One Logan Square, 27th Floor
Philadelphia, PA 19103
(215) 568-6200 (telephone)
E-mail: smckee@hangley.com

bhoffman@hangley.com

Attorneys for Defendant, LexisNexis Risk Solutions FL Inc.

CERTIFICATE OF SERVICE

I, Sharon F. McKee, certify that on January 24, 2014, a copy of the foregoing Notice of Removal was served via Federal Express upon the following:

Vicki Piontek, Esquire Piontek Law Offices 951 Allentown Road Lansdale, PA 19446

Attorney for Plaintiff

/s/ Sharon F. McKee Sharon F. McKee

EXHIBIT A

Back to Search > Case #2013-22401

■ Case Details

Case Number	2013-22401
Commencement Date	7/18/2013
Case Type	Summons Civil Action
PFA Number	
Caption Plaintiff	KOENIG, ZACHARY
Caption Defendant	LEXISNEXIS RISK AND INFORMATION ANALYTICS GROUP INC
Lis Pendens Indicator	No
Status	2 - OPEN
Judge	MOORE
Remarks	
Sealed	No
Interpreter Needed	

Docket Date Range: Docket Entries

■ Plaintiffs

Name	<u>Address</u>	Country	Counsel	<u>Notify</u>	<u>Sequence</u>
KOENIG, ZACHARY	123 NORTH CANNON AVENUE	UNITED STATES	PIONTEK, VICKI	Yes	1
	LANSDALE, PA 19454 UNITED STATES			1	

■ Defendants

Nama	Address	Country	Councel	Notify	Sequence
Name LEXISNEXIS RISK AND INFORMATION ANALYTICS	1000 ALDERMAN DRIVE	UNITED	Journson	Yes	1
GROUP INC	ALPHARETTA, FULTON COUNTY, GA 30005 UNITED STATES	STATES			
LEXISNEXIS RISK SOLUTIONS FL INC	6601 PARK OF COMMERCE BOULEVARD BOCA RATON, FL 33487 UNITED STATES	UNITED STATES		Yes	2

■ Garnishees

☐ Other Party Types

■ Dockets

	, DOOROGO , LONGO , LO						
Seq.	Filing Date	Docket Type	Docket Text	<u>Sealed</u>	Filing ID		
0	7/18/2013	Summons Civil Action		No	9378127		
1	7/18/2013	Attorney To Proceed In Forma Pauperis		No	9378128		
2	12/17/2013	Complaint In		No	9560646		

■ Judgments

- Parcel Numbers
- **■** Archive Locations
- Linked Cases

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EXHIBIT B

\$0.00

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA

Civil Action-Law

Zachary Koenig 123 North Cannon Ave Lansdale, PA 19454,

Plaintiff

2013-22401

v. LexisNexis Risk and Information Analytics Group, Inc. 1000 Alderman Drive, Alpharetta, Fulton County, Georgia 30005 and LexisNexis Risk Solutions FL Inc. 6601 Park of Commerce Boulevard Boca Raton, Florida 33487 and X,Y,Z Corporations,

Jury Trial Demanded

Complaint In
Receipt # Z1996205
Mark Levy - MontCo Prothonotary

Defendant(s)

NOTICE

You have been sued in Court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after this Complaint and Notice are served by entering a written appearance personally or by attorney and filing in writing with the Court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the Court without further notice to you for any money claimed in the Complaint or for any other claim or relief requested by Plaintiff(s). You may lose money or property or other rights important to you.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

> LAWYER REFERENCE SERVICE MONTGOMERY COUNTY BAR ASSOCATION 100 West Airy Street (REAR), NORRISTOWN, PA 19401 (610) 279-9660, EXTENSION 201

> > Montgomery County Legal Aid Services 625 Swede Street, Norristown, PA 19401 610-275-5400

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA

Civil Action-Law

Zachary Koenig 123 North Cannon Ave Lansdale, PA 19454,

Plaintiff

2013-22401

Jury Trial Demanded

LexisNexis Risk and Information Analytics Group, Inc. 1000 Alderman Drive, Alpharetta, Fulton County, Georgia 30005 and LexisNexis Risk Solutions FL Inc.

6601 Park of Commerce Boulevard Boca Raton, Florida 33487

and

X,Y,Z Corporations,

Defendant(s)

COMPLAINT

INTRODUCTION

1. This is a lawsuit for damages brought by an individual consumer for Defendant(s') alleged violations of the Fair Credit Reporting Act (FCRA), and the Fair and Accurate Credit Transaction Act (FACTA), 15 U.S.C. 1681, et seq.

JURISDICTION AND VENUE

- 2. All previous paragraphs of this complaint are incorporated by reference and made a part of this complaint
- 3. Venue is proper in this District because Defendant(s) regularly do(es) business in this jurisdiction and avails itself of the benefits of the market in this jurisdiction.
- 4. Plaintiff resides in this jurisdiction.
- 5. A substantial portion of the transaction(s), occurrence(s) act(s) and / or omission(s) complained of in this action took place in or near this jurisdiction.
- 6. Key witnesses are located at or near this jurisdiction.
- 7. Similarly situated consumers reside in this jurisdiction.

PARTIES

- 8. The previous paragraphs of this complaint are incorporated by reference and made a part of this complaint.
- 9. Plaintiff is Zachary Koenig, an adult individual with a mailing address of 123 North Cannon Avenue, Lansdale, PA 19446.
- 10. Defendant(s) is/are the following business entities.
 - a. LexisNexis Risk & Information Analytics Group, Inc., a corporation with a principle place of business address of 1000 Alderman Drive, Alpharetta, Georgia 30005.
 - b. LexisNexis Risk Solutions FL Inc., a Minnesota corporation having its principal place of business at 6601 Park of Commerce Boulevard, Boca Raton, Florida 33487.
 - c. X,Y,Z Corporations, business identities whose identities are not know to Plaintiff at this time, but which will become known upon proper discovery. It is believed and averred that such entities played a substantial role in the commission of the acts described in this complaint.
- 11. At all times mentioned in this Complaint Defendants acted jointly and in concert.
- 12. At various times in this Complaint, Defendants may be referred to as LexisNexis.

COUNT ONE: Violation of the Fair Credit Reporting Act and the Fair and Accurate Credit Transactions Act, 15 USC 1681 et. seq. Failure to Include Required Notices with Plaintiff's Consumer Report

- 13. The previous paragraphs of this complaint are incorporated by reference and made a part of this complaint.
- 14. At all times mentioned in this Complaint Defendants LexisNexis Risk & Information

 Analytics Group, Inc. LexisNexis Risk Solutions FL Inc., acted jointly, collectively and in

 concert under the brand name LexisNexis to commit the acts and omissions described in
 this Complaint.
- 15. For purposes of this action the term "Lexis" or "LexisNexis" shall refer to one of the Defendant acting individually, or more than one Defendant acting collectively.
- 16. For purposes of this action, if any one or more of the named Defendants is found not to be acting jointly and in concert with the other Defendants, it is believed and averred that the remaining Defendants were still acting jointly and in concert with the other Defendants to cause the acts or omissions described in this Complaint.
- 17. At all times mentioned in this Complaint Defendants LexisNexis Risk & Information Analytics Group, Inc. and LexisNexis Risk Solutions FL Inc., are jointly and severally liable for the acts and omissions of one another described in this Complaint.

- 18. For purposes of this action, if any one or more of the named Defendants is found not to be jointly and severally liable for the acts or omissions of the other Defendants, it is believed and averred that the remaining Defendants are still jointly and severally liable for the acts or omissions described in this Complaint.
- 19. At all times mentioned in this Complaint Defendants LexisNexis Risk & Information

 Analytics Group, Inc. and LexisNexis Risk Solutions FL Inc., Reed Elsevier, Inc. operated

 collectively as a single business unit under the brand LexisNexis as a "consumer

 reporting agency" as defined by the Fair Credit Reporting Act, 15 USC 1681 et. seq.
- 20. For purposes of this action if any one or more of the Defendants is found not to have operated collectively as a single business unit under the brand LexisNexis as a "consumer reporting agency," it is believed and averred that the other Defendants did operate collectively as a single business unit under the brand LexisNexis as a "consumer reporting agency" defined by FCRA, 15 USC 1681 et. seq.
- 21. For purposes of this action the term "LexisNexis" shall refer to one of the Defendants acting individually, or two or more of the Defendants acting collectively.
- 22. All previous paragraphs of this complaint are incorporated by reference and made a part of this complaint.

- 23. At all times mentioned in this Complaint Defendants LexisNexis Risk & Information

 Analytics Group, Inc. and LexisNexis Risk Solutions FL Inc. were "consumer reporting
 agencies" as defined by the 15 USC 1681, the Fair Credit Reporting Act. They were
 regularly engaged in the business of assembling, evaluating, and disbursing information
 concerning consumers for the purpose of furnishing consumer reports to third parties.
- 24. For purposes of this action, if any one or more of the named Defendants is found by the Court not to be a consumer reporting agency as defined by the Fair Credit Reporting Act, 15 USC 1681 et. seq., it is believed and averred that the remaining Defendants is / are still a consumer reporting agency as defined by FCRA.
- 25. At all times mentioned in this Complaint, Defendants acted collectively to sell nationally, among other things, Accurint branded reports to debt collectors, credit insurers and entities involved in the debt collection industry generally, to assist with the collection of delinquent credit accounts, and the location of debtors and debtors' assets. Defendants also sell reports to employers for pre-employment and residential screening.
- 26. An Accurint report contains vast amounts of information about an individual consumer that Defendants have assembled and compiled, including information about where the consumer resides, the consumer's age, social security number, date of birth, employer and employment history, economic profile data regarding the consumer's home and neighboring properties, whether the consumer has filed for bankruptcy, has any liens or judgments, public records, UCC filings, professional licenses, accident history, recreational permits, and general information about the consumer's assets and property.

- 27. As represented by Defendants, Accurint reports are an extremely useful tool for debt collectors in terms of increasing collection recovery rates and the Defendants aggressively market them to debt collectors.
- 28. Some of the data contained in the Accurint reports is regularly used by debt collectors to collect consumer debts from consumers throughout the Country.
- 29. Some of the data that Defendants sell through Accurint reports derives from data that Defendants have purchased from other consumer reporting agencies and which it resells through an Accurint report.
- 30. At all times mentioned in this Complaint, by regularly selling such reports for a fee with the anticipated or expected use of such reports by the entities referenced above,

 Defendants operated as "consumer reporting agencies" ("CRAs"), consumer reporting agencies "that compile[s] and maintain [s] files on consumers on a nationwide basis," as defined by 15 USC 1681a et. seq, 15USC 1681 b et. seq.
- 31. Among other things, the FCRA regulates the collection, maintenance, and disclosure of consumer report information by CRAs.

- 32. Despite the fact that Defendants assemble and compile consumer information for sale in the form of Accurint reports to debt collectors, employers, and credit insurers on a nationwide basis, do not provide consumers with summaries of their rights under the FCRA as required by 15 USC 1681 g (c)(2).
- 33. Instead of providing consumers with the required summary of rights under 15 USC 1681 g (c)(2), LexisNexis willfully violates the FCRA by misrepresenting to consumers that is not a consumer reporting agency as defied by FCRA, 15 USC 1681 et. seq.
- 34. LexisNexis's practices not only violate the FCRA as a matter of law, it exacts serious consequences on consumers and interstate commerce.
- 35. Within the applicable statute of limitations prior to the commencement of this action, Plaintiff contacted Defendant(s) in writing and requested a copy of the information contained in Plaintiff's consumer report which was maintained by Defendant(s).

- 36. 15 USC 1681 g (c)(2) imposes the following requirements on a consumer reporting agency to include certain notices and disclosures on the individual's or consumer's report when such report is provided by the consumer reporting agency to the consumer.
 - (2) Summary of rights required to be included with agency disclosures

A consumer reporting agency shall provide to a consumer, with each written disclosure by the agency to the consumer under this section—

(A) the summary of rights prepared by the Commission under paragraph (1); (B) in the case of a consumer reporting agency described in section 1681a(p) of this title, a toll-free telephone number established by the agency, at which personnel are accessible to consumers during normal business hours;

(C) a list of all Federal agencies responsible for enforcing any provision of this subchapter, and the address and any appropriate phone number of each such agency, in a form that will assist the consumer in selecting the appropriate agency:

(D)a statement that the consumer may have additional rights under State law, and that the consumer may wish to contact a State or local consumer protection agency or a State attorney general (or the equivalent thereof) to learn of those rights; and

(E)a statement that a consumer reporting agency is not required to remove accurate derogatory information from the file of a consumer, unless the information is outdated under section 1681c of this title or cannot be verified.

- 37. Plaintiff requested Plaintiff's consumer report in writing from Defendant(s).
- 38. Defendant(s) sent Plaintiff a purported copy of Plaintiff's consumer report.
- 39. Defendant(s) did not include the above described required notice or disclosure with Plaintiff's consumer report when Defendant(s) sent Plaintiff the consumer report.
- 40. Defendant(s) breached its / their duty under 15 USC 1681g (c)(2) to provide such notice or disclosure to Plaintiff.

COUNT TWO: Violation of the Fair Credit Reporting Act and the Fair and Accurate Credit Transactions Act, 15 USC 1681 et. seq. Failure to Redact Pertinent Portions of Plaintiff's Social Security Number

- 43. All previous paragraphs of this complaint are incorporated by reference and made a part of this complaint.
- 44. At all times mentioned herein Plaintiff was a consumer as defined by 15 USC 1681.
- 45. At all times mentioned herein Plaintiff was a person as defined by 15 USC 1681a (c).
- 46. At all times mentioned herein Plaintiff was an individual as defined by 15 USC 1681a (c).
- 47. At all times mentioned in this Complaint, Defendant(s) maintained a "consumer report" on Plaintiff as defined by 15 USC 1681(a)(d), as follows:
- 48. At all times mentioned in this Complaint, Defendant(s) was a "consumer Reporting Agency" as defined by 15 USC 1681a(f).
- 49. Within the applicable statute of limitations prior to the commencement of this action,

 Plaintiff contacted Defendant(s) in writing and requested a copy of the information

 contained in Plaintiff's consumer report in which was maintained by Defendant(s).

- 50. Plaintiff requested that Defendant(s) redact the first five digits of Plaintiff's consumer report.
- 51. Pursuant to 15 USC 1681g (a)(1)(A), Defendant(s) was / were required to redact the first five digits of Plaintiff' Social Security Number because Plaintiff specifically requested Defendant(s) to do so at the time that Plaintiff requested the consumer report from Defendant(s).
- 52. Defendant(s) was/were required to redact Plaintiff's consumer report even though the consumer report was given directly to the consumer, and not intended to be accessed by any third party.
- 53. Said redaction requirement was part of the Fair and Accurate Credit Transaction Act (FACTA) of 2003.
- 54. The legislative purpose of such redaction requirement was to protect the consumer's privacy and Social Security Number from third parties and / or dumpster divers who might view the consumer's Social Security Number information on the consumer report.

- 55. Such legislative purpose is also exemplified in 15 USC 1681c (g), which was also part of the FACTA of 2003. 15 USC 1681c (g) requires merchants to redact all but the last 5 digits of a consumers' bank or credit card number on a receipt at the point of sale. Even the expiration date must be redacted. This is true even when such receipt is given directly to the consumer, and not intended to be accessed by any third party.
- 56. The purpose of 15 USC 1681c (g) was to protect consumers from unintended persons who may view or "dumpster dive" for the consumers' credit card or bank transaction receipts.
- 57. 15 USC 1681c (g) and 15 USC 1681g (a)(1)(A) have similar purposes in their redaction requirements to protect consumers' personal information from third parties who may view or obtain such consumers' personal account or Social Security information.
- 58. Pursuant to Plaintiff's aforementioned written request to obtain Plaintiff's consumer report, and for Defendant(s) to redact the first 5 digits of Plaintiff's Social Security number on Plaintiff's consumer report, Defendant(s) sent Plaintiff a copy of Plaintiff's consumer report. However, the report sent by Defendant(s) to Plaintiff contained the first 5 digits of Plaintiff's Social Security number, not redacted.

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 59. The consumer r	eport that was sent by I	Defendant(s) to Pl	aintiff contained t	he first five	
digits of Plainti	ff's Social Security Nu	mber, not redacted	l.		
60 Defendant(s) br	eached its / their duty t	o Plaintiff under 1	5 USC 1681g (a)	(1)(A) by	
	the first five digits of l				
consumer repor	t after having been spec	cifically requested	i in writing by Pla	man to do so.	

LIABILITY AND DAMAGES

- 61. The previous paragraphs of this Complaint are incorporated by reference.
- 62. At all times mentioned in this Complaint, Defendant(s) acted jointly and collectively.
- 63. At all times mentioned in this Complaint, Defendant(s) operated under the brand name "LexisNexis."
- 64. Defendant(s) is/are liable for the acts committed by its agents under the doctrine of respondent superior because Defendant(s') agents were acting within the scope of their employment with Defendant(s).
- 65. In the alternative, Defendant(s) is/are liable for the conduct of its agents / employees under the theory of joint and several liability because Defendant(s) and its agents / employees were engaged in a joint venture and were acting jointly and in concert.
- 66. Any mistake made by Defendant(s) would have included a mistake of law.
- 67. Any mistake made by Defendant(s) would not have been a reasonable or bona fide mistake.
- 68. Defendant LexisNexis Risk & Information Analytics Group, Inc., has been sued regarding its sale of Accurint reports and failure to follow the FCRA's strictures in doing so in the case of *Adams, et al.* v. *LexisNexis Risk* & *Information Analytics Group, Inc., et al.*, No. I:08-cv-04708-RMB-KMW, United States District Court for the District of New Jersey.

- 69. In its May 12, 2010 opinion denying in part LexisNexis's Rule 12(c) Motion for Judgment on the Pleadings, the *Adams* court rejected LexisNexis's arguments the LexisNexis was not a consumer reporting agency. The Adams Court held that LexisNexis was a consumer reporting agency, and that Accurint reports were consumer reports as defined by FCRA, 15 USC 1681 et. seq.
- 70. Likewise, the *Adams* court rejected LexisNexis's argument that it could not have willfully violated the FCRA because it did not view Accurint reports as being governed by the FCRA. The court concluded that the plaintiff could prove a willful violation (assuming that the plaintiff also proves that the FCRA applies to LexisNexis) by proving "that Lexis either knowingly or recklessly adopted policies that contravened the FCRA."
- 71. The *Adams* case settled in August of 2010, after the court's opinion on the Rule 12(c) motion issued.
- 72. Defendant LexisNexis Risk & Information Analytics Group, Inc., has been sued regarding its sale of Accurint reports and failure to follow the FCRA's strictures in doing so in the case of *Berry, et al.* v. *LexisNexis Risk & Information Analytics Group, Inc., et al.*, docket number 11-cv-00754, United States District Court for the Eastern District of Virginia.
- 73. The *Berry* case settled preliminarily in March of 2013 for LexisNexis to pay \$13.5 Million as a result of the suit.

- 74. Even after the LexisNexis Risk & Information Analytics Group, Inc. had been sued in the Berry case, Defendant(s) still continued the same pattern of FCRA violations that Defendant(s) were sued for in the Berry case, for months after the Berry case was filed and served on Defendant(s). At least 12 other violations similar to the violations committed by Defendant(s) in this case have been document in Pennsylvania in the last 12 months.
- 75. Even after LexisNexis Risk & Information Analytics Group, Inc. preliminarily settled the Berry case, Defendant(s) still continued the same pattern of FCRA violations that Defendant(s) were sued for in the Berry case, similar to this case, for months after the Berry case was settled for \$13.5 Million by Defendant(s). Over 12 violations similar to the violation is Plaintiff's case have been documented in Pennsylvania after the Berry case.
- 76. Defendant(s)' failure to modify its practices and/or conform them to the FCRA post Adams, and post Berry is the results of a deliberate corporate decision to disregard the duties imposed on Defendant(s) under the Fair Credit Reporting Act, and the Fair and Accurate Credit Transaction Act, 15 USC 1681 et. seq.
- 77. Defendant(s) failure to modify its practices and/or conform them to the FCRA post

 Adams, and post Berry is the results of a deliberate corporate decision to disregard the findings of Federal Courts.

78. It is believed and averred that Defendant(s) act and omissions were not accidental, nor an oversight. Defendant(s) acts and omissions were willful, as evidenced by the following.

- a. The previously mentioned Adams case where Defendant(s) LexisNexis was found to be a consumer reporting agency as defined by FCRA and where the Accurint reports were found to be "consumer reports" as defined by FCRA.
- b. The previously mentioned Berry case where LexisNexis Risk & Information Analytics Group, Inc.'s violation of FCRA were clearly and unequivocally brought to the attention of Defendant(s).
- c. Defendant(s) continued violations of the FCRA in a similar manner to the violations alleged in the Berry case, well after the Berry case. Over a dozen similarly situated consumers in Pennsylvania have been similarly affected.
- d. Defendant(s) acts and omissions were caused by Defendant(s)' lack of established business practices and procedures to conform to FCRA and Defendant(s)' blatant disregard for the fact that Defendant(s) was / were a consumer reporting agency, and the fact that the Accurint product was a consumer report as defined by FCRA. Numerous other Similarly situated consumers in Pennsylvania were also deprived of their right to receive the proper notice to the consumer required by FDCR, and numerous other consumers received misleading communications by Defendant(s) that Defendant(s) was / were not a consumer reporting agency.
- e. Lack of established business practices and procedures to conform to FCRA, to include the proper notices to consumers.
- f. Lack of established business practices and procedures to conform to FCRA, to redact the Social Security numbers of consumers.
- g. Numerous other cases where Defendant(s) have continued to print consumers' Social Security numbers on consumer reports despite written requests by such consumers for Defendant(s) to not print such numbers.

- 79. Plaintiff believes and avers that Plaintiff is entitled to at least \$1.00 actual damages for Plaintiff, including but not limited to phone, fax, stationary, postage, etc.
- 80. Plaintiff believes and avers that Plaintiff is entitled to \$1,000.00 statutory damages for Count One pursuant to 15 USC 1681 et. seq. due to the willful nature of the acts or omissions described in this Complaint.
- 81. Plaintiff believes and avers that Plaintiff is entitled to \$1,000.00 statutory damages for Count Two pursuant to 15 USC 1681 et. seq. due to the willful nature of the acts or omissions described in this Complaint.
- 82. Plaintiff believes and avers that Defendant(s') conduct was willful, wanton, and intentional, and therefore Plaintiff requests punitive damages.
- 83. Plaintiff requests punitive damages against Defendant(s) in the amount to be determined by this Honorable Court.
- 84. For purposes of a default judgment, Plaintiff believes and avers that the amount of such punitive damages should be no less than \$150,000.00 because Defendant(s') actions were willful.

ATTORNEY FEES

- 85. The previous paragraphs of this Complaint are incorporated by reference.
- Plaintiff believes and avers that Plaintiff is entitled to attorney fees pursuant to 15USC 1681 et. seq. for prosecuting this action.
- 87. Plaintiff believes and avers that such attorney fees amount to no less than \$1,400.00 at a rate of \$350.00 per hour, enumerated below.
 - a. Consultation with client / spouse and review of file, drafting letters

1

b. Drafting, editing, review, filing and service of complaint and related documents

1

c. Follow up contact with Defense

2

4x \$350 = \$1,400.00

- 88. Plaintiff's attorney fees continue to accrue as the case move forward.
- 89. The above stated attorney fees are for prosecuting this matter and reasonable follow up.

OTHER RELIEF

- 90. The previous paragraphs of this Complaint are incorporated by reference and made a part of this Complaint.
- 91. Plaintiff requests / demands a jury trial in this matter.
- 92. Plaintiff requests injunctive and declarative relief.
- 93. Plaintiff requests an order from this Honorable Court or other Court of competent jurisdiction directing Defendant(s) to comply with the aforementioned provisions of the FCRA.
- 94. Plaintiff seeks such other relief as this Honorable Court may deem just and proper.

Wherefore, Plaintiff demands judgment against Defendant(s) in the amount of no less than \$153,401.00 as enumerated below.

\$1.00 more or less actual damages.

\$1,000.00 statutory damages pursuant to 15 USC 1681 et. seq. for Count One

\$1,000.00 statutory damages pursuant to 15 USC 1681 et. seq. for Count Two

\$1,400.00 attorney fees

\$150,000.00 punitive damages

\$153,401.00

Plaintiff seeks such additional relief as the Court deems just and proper.

Vicki Piontek, Esquire

Supreme Court ID Number 83559

Attorney for Plaintiff 951 Allentown Road Lansdale, PA 19446

877-737-8617 Fax: 866-408-6735 palaw@justice.com 11-14,2013 Date

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA

Civil Action - Law

Zachary Koenig

123 North Cannon Ave

Lansdale, PA 19454

Vs.

Plaintiff

LexisNexis Risk and Information Analytics Group, Inc.

1000 Alderman Drive,

Alpharetta, Fulton County, Georgia 30005

and

Jury Trial Demanded

LexisNexis Risk Solutions FL Inc.

6601 Park of Commerce Boulevard

Boca Raton, Florida 33487

and

X,Y,Z Corporations

Defendant(s)

VERIFICATION

I, Zachary Koenig, have read the attached complaint. The facts stated therein are true and correct to the best of my knowledge, understanding, and belief.

Zachary Koenig

Date

Zachary Koenig 123 N Cannon Ave Lansdale, PA 19446 (215) 872-7512

LexisNexis' Risk Solutions FL Inc. Accurint Consumer Inquiry Department P.O. Box 105610 Atlanta, GA 30348-5610

REQUEST FOR ACCURINT REPORT

RE: Zachary Koenig

SSN:

Date of Birth 9/19/1973

I would like to request a copy of all information in my Accurint consumer report.

Enclosed please find a copy of my redacted Pennsylvania drivers license.

Please redact the first five digits of my Social Security Number on all of my consumer report. Please do not print the first five digits of my Social Security number on my consumer report.

Thank you.

Sincerely,

Exhibit A



LexisNexis Risk Solutions FL Inc. Accurint Consumer Inquiry Department P.O. Box 105610 Atlanta, GA 30348-5610

June 28, 2013

Reference #: 46960

Dear Consumer:

We are sending this letter in response to the request you made for your Accurint Person Report. This Person Report is a compilation of public record data and non-public information using innovative technology to link records about an individual together. We have enclosed a copy of your Person Report as it exists today. This report may not contain every piece of personally identifiable information we have in our databases relating to you. Please review each section carefully and contact LexisNexis if you have any questions concerning this information.

Kindly be advised that Accurint is **NOT** a Consumer Reporting Agency, and, as such, Accurint is not governed by the Fair Credit Reporting Act (15 U.S.C. § 1681, et seq.). Accurint data is not permitted to be used to grant or deny credit, make employment decisions, or make tenant and housing screening decisions, or any other uses regulated by the Fair Credit Reporting Act. Accurint purchases and resells data collected by outside companies, which cover public records and commercially available data sources, in full compliance with all applicable federal and state privacy laws. We do not examine or verify our data, nor is it possible for our computers to correct or change data that is incorrect — Accurint can provide only the data that was provided to us.

Although Accurint is not a Consumer Reporting Agency, please be reassured that both Accurint, and your personal information contained in Accurint databases, are regulated by the federal government and are subject to the Gramm-Leach-Billey Act (15 U.S.C. § 6801, et seq.) and the Federal Drivers Privacy Protection Act (18 U.S.C. § 2721, et seq.). These laws regulate who may access private, non-public data and the purposes for which it may be accessed. Accurint fully complies with these and all other applicable federal and state laws.

If you have any further questions, you may contact us by phone at (866) 491-0873. The Accurint Consumer Inquiry Department's hours of operation are Monday — Friday from 8 AM to 7 PM Eastern Time. To allow us to protect your privacy and deliver prompt service, please have your Reference Number (located below your name and address at the top of this page) accessible when you call our support number.

Thank you for allowing us to assist you.

Accurint Consumer Inquiry Department

Page 1 Exhibit B

CD255-04-10d